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UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF GEORGIA

	Margarita L	opez	*	Chapter 13 Case No.		· · · · · · · · · · · · · · · · · · ·		
					nis is a modified played.	an and list below the sec	tions o	
			MIDDLE DIST	FER 13 PLAN RICT OF GEO CIAL FORM 1				
Part	1: Notices		an kanangan	***************************************		ann Na ann ann an Ann aig aireann an t-ann air aig air an an an t-an air a an		
Γο D	ebtors:	on the form de	es not indicate th	hat the option is		s, but the presence of an our circumstances. Pla onfirmable.		
		In the following each box that a	,	rs and statement	regarding your inc	come status, you must ch	eck	
<u>Γο Creditors:</u>		Your rights made eliminated.	Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.					
					with your attorney you may wish to co	if you have one in this onsult one.		
		attorney must for confirmation ur confirm this pla	file an objection to aless otherwise ord an without further	o confirmation at dered by the Ba notice if no object	least 7 days befor inkruptcy Court. T ction to confirmation	of this plan, you or you e the date set for the hear The Bankruptcy Court ma on is filed. See Bankrupt in order to be paid under	ing on y cy	
	state wheth both boxes	er or not the plan in	cludes each of the vision will be ine	e following item	s. If an item is ch	ck one box on each line ecked as "Not Included . Any nonstandard prov	" or if	
	1.1. se	imit the Amount of a ceks to limit the amount Part 3, Section 3.5, wayment or no payment	nt of a secured cla hich may result ir	im, as set out a partial	✓Included	□ Not Included		
	01	voidance of Liens: To a judicial lien or non oney security interest.	possessory, nonpu	rchase-	√ Included	☐ Not Included		

✓ Included

☐ Not Included

1.3.

Provisions Part 6.

Nonstandard Provisions: The plan sets out Nonstandard Provisions in Part 6.

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1. 4 Income status of debtor(s) as stated on Official form 122-C1

	Check One:						
	e current monthly ind b)(4)(A).	come of the debtor(s) is less than the ap	plicable median income sp	pecified in 11 U.S.C. §			
	e current monthly in . § 1325(b)(4)(A).	come of the debtor(s) is not less than th	e applicable median incor	ne specified in 11			
Part 2: Pl	an Payments and L	ength of Plan					
2.1.	and the debto	nts: The future earnings of the debtor(s) or the debtor's(s') employer) shall ange over time include the following ekly/semi-monthly/monthly on	l pay to the Trustee the su ;.) These plan payments	ım of $$627.00$ monthly. (If the			
2.2.	Additional P	ayments: Additional Payments of \$ from	will be made . (Source)	on			
2.3.	in 11 U.S.C.	Plan Length: If the debtor's(s') current monthly income is less than the applicable median income specified in 11 U.S.C. § 1325(b)(4)(A) the debtor(s) will make a minimum of 36 monthly payments. If the debtor's(s') current monthly income is not less than the applicable median income specified in 11 U.S.C. § 1325(b)(4)(A) the debtor(s) will make payments for a minimum of 57 months.					
Part 3: Ti	reatment of Secure	l Claims					
F	rom the payments s	o received, the Trustee shall make di	sbursements to allowed	claims as follows:			
3.1.	Long Term Debts: The monthly payments will be made on the following long-term debts (including a secured by the debtor's(s') principal residence): (Payments which become due after the filing of the perbut before the month of the first payment designated here will be added to the pre-petition arrearage claim						
NAME OF CREDITOR		MONTH OF FIRST PAYMENT UNDER PLAN	MONTHLY PAYMENT AMOUNT	CHECK IF PRINCIPAL RESIDENCE			

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Arrearages: After confirmation, distributions will be made to cure arrearages on long term debts (including

J	debts secured by the debtor's(s') principal residence) where the last payment is due after the last payment under the plan. If no monthly payment is designated, the arrearage claims will be paid after the short term secure debts listed in Section 3.3 and 3.5.								
NAME OF CREDITOR	ESTIMATED AMOUNT DUE	F	TEREST RATE applicable)	COLLATERAL	MONTHLY PAYMENT IF ANY				
3.3. Claim	s Not Subject to Cram I	Down: The follow	ving claims are the debt was incu	not subject to cram down larred within 910 days of fi	pecause debts are secured by				
or, if the collate	eral for the debt is any other. Il be paid in full as allower.	er thing of value,	the debt was inc	urred within 1 year of filin	g. See § 1325(a). The claims				
NAME OF CREDITOR	AMOUNT DUE		TEREST (RATE	COLLATERAL	MONTHLY PAYMENT				
Badcock Santander	500.00 26,490.00	5% 5%		urniture 9 Toyota Corolla	9.44 499.90				
3.4. NAME OF CR	made to the following by the creditor. These	secured creditors	s and holders of e applied to redu	reconfirmation adequate pexecutory contracts after to the principal of the classes TE PROTECTION AMO					
Badcock Santander			1.67 20.00						
3.5.	Secured Creditors St who are subject to crai	ıbject to Cramd ndown, with allo	lown: After con wed claims will	firmation of the plan, the be paid as follows:	following secured creditors				
	If the value is less than the amount due, the secured claim is modified to pay the value only as secured. If the value is listed as \$0.00 the creditor's allowed claim will be treated as unsecured. If the value is greater than or equal to the allowed secured claim, the claim will be paid in full. If you do not intend to cram down the claim, enter "debt" as the value.								
NAME OF CREDITOR	AMOUNT DUE	VALUE	INTEREST RATE	COLLATERAL	MONTHLY PAYMENT AMOUNT				
		· .							

3.2.

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Surrendered Collateral: The following collateral is surrendered to the creditor. If the debtor(s) is

	the treatment sho under § 362(a) w unless the debt is	surrendering the collateral for a specific payment credit or in full satisfaction of the debt, a statement explaining the treatment should be indicated in Part 6 Nonstandard Provisions . Upon confirmation of this plan, the stay under § 362(a) will terminate as to the collateral only and the stay under § 1301 will terminate in all respects unless the debt is listed as a classified debt in Paragraph 5.3 of the plan. An allowed unsecured claim resulting from the disposition(s) of the collateral will be treated as unsecured.						
NAME OF	CREDITOR	DES	CRIPTION OF COLLATERAL					
3.7.	Debts Paid by D	ebtor: The following debts will	be paid directly by the debtor(s):					
NAME OF	CREDITOR	COLLATERAL						
			y					
3.8.		The judicial liens or non-possess 6 Nonstandard Provisions.	sory, non-purchase security interests that	are being avoided				
Part 4: Tre	eatment of Fees and P	riority Claims		Commence of the second				
4.1.	Attorney Fees: (SELECT ONE		o 11 U.S.C. § 507(a)(2) of \$3,250.00 to b	e paid as follows:				
	✓ Pursuant to the	e Single Set Fee option in the Ad	ministrative Order on Attorney Fees in Ch	apter 13 Cases.				
	Hourly billing: Attorneys are required to file an application for compensation with the Court, including an itemization of their time, in accordance with the Administrative Order on Attorney Fees in Chapter 13 Cases.							
4.2.	Trustee's Fees:	Trustee's fees are governed by st	atute and may change during the course of	f the case.				
4.3.	Domestic Support Obligations: The following domestic support obligations will be paid over the life of the plan as follows: These payments will be made simultaneously with payment of the secured debt to the exten funds are available and will include interest at the rate of%. (If this is left blank, no interest will be paid.							
NAME OF	CREDITOR		PAYMENT AMOU	JNT				
				 · .				

3.6.

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4.4. **Priority Claims:** All other 11 U.S.C. § 507 priority claims, unless already listed under 4.3 will be paid in full over the life of the plan as funds become available in the order specified by law.

are not cumulative; debtor(s) will pay the highest of the three): (a) Debtor(s) will pay all of the disposable income as shown on Form 122C of \$0.00 to the non-prior unsecured creditors in order to be eligible for a discharge, unless debtor(s) includes contrary provisions in Ps 6 Nonstandard Provisions along with sufficient legal reason justifying the excusal from meeting the requirement. (b) If the debtor(s) filed a Chapter 7 case, the priority and other unsecured creditors would receive \$0.00. Debtor(s) will pay this amount to the priority and other unsecured creditors in order to be eligible for discharge in this case. (c) The debtor(s) will pay \$0.00 to the general unsecured creditors to be distributed pro rata. 5.2. General Unsecured Creditors: General unsecured creditors whose claims are duly proven and allowed wis be paid (CHOOSE ONLY ONE): (a) \$0.00 dividend as long as this dividend exceeds the highest amount, if any, shown in paragraph 5.1(a), 5.1(interpretation of 5.1(c)) and the debtor(s) makes payment for the applicable commitment period as indicated in Part 2 Section 2.4. (b) The debtor(s) anticipates unsecured creditors will receive a dividend of 0.00%, but will also pay the highest amount shown in paragraph 5.1(a), 5.1(b), or 5.1(c) above. All creditors should file claims in the event priority and secured creditors do not file claims and funds become available for distribution. 5.3. Classified Unsecured Claims: The following unsecured claims are classified to be paid at 100%. If the debtor(s) is proposing to pay less than 100%, or to pay a regular monthly payment, those proposals should appear in Part 6 Nonstandard Provisions. NAME OF CREDITOR COLLATERAL REASON FOR CLASSIFICATION	Part 5: Tre	atmo	ent of Non Pric	ority Unsec	cured Claims	and a superior of the superior	en gogote en	as minas takinomoria ar nis ina mamminar sandsi nis sus - a	ministerly securious and a second security of the second		
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Debtor(s) will pay this amount to the priority and other unsecured creditors in order to be eligible for discharge in this case. (c) The debtor(s) will pay \$0.00 to the general unsecured creditors to be distributed pro rata. 5.2. General Unsecured Creditors: General unsecured creditors whose claims are duly proven and allowed wibe paid (CHOOSE ONLY ONE): (a) \$0.00 dividend as long as this dividend exceeds the highest amount, if any, shown in paragraph 5.1(a), 5.1(i) or 5.1(c) and the debtor(s) makes payment for the applicable commitment period as indicated in Part 2 Section 2.4. (b) The debtor(s) anticipates unsecured creditors will receive a dividend of 0.00%, but will also pay the highest amount shown in paragraph 5.1(a), 5.1(b), or 5.1(c) above. All creditors should file claims in the event priority and secured creditors do not file claims and funds become available for distribution. 5.3. Classified Unsecured Claims: The following unsecured claims are classified to be paid at 100%. If the debtor(s) is proposing to pay less than 100%, or to pay a regular monthly payment, those proposals should appear in Part 6 Nonstandard Provisions. NAME OF CREDITOR COLLATERAL REASON FOR CLASSIFICATION 5.4. Executory Contracts and Unexpired Leases: The executory contracts and unexpired leases listed below a assumed. All other executory and unexpired leases are rejected. If the debtor(s) wishes to cure a default on			unsecured cred 6 Nonstanda	litors in ord	ler to be eligible	for a discharge, unl	arge, unless debtor(s) includes contrary provisions in Part				
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	assumed. All other executory and unexpir			red leases are rejec	ted. If the	debtor(s) wishes to	o cure a default on a				
NAME OF CREDITOR DESCRIPTION OF COLLATERAL	NAME OF (CRE	DITOR			DESCRIPTION	0 OF COL	LATERAL			

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- Property of the Estate: Unless otherwise ordered by the Court, all property of the estate, whether in the possession of the Trustee or the debtor(s), remains property of the estate subject to the Court's jurisdiction, notwithstanding § 1327(b), except as otherwise provided in Part 6 Nonstandard Provisions below. Property of the estate not paid to the Trustee shall remain in the possession of the debtor(s). All property in the possession and control of the debtor(s) at the time of confirmation shall be insured by the debtor(s). The Chapter 13 Trustee will not and is not required to insure such property and has no liability for injury to any person, damage or loss to any such property in possession and control of the debtor(s) or other property affected by property in possession and control of the debtor(s).
- 5.6. Validity of Liens or Preference Actions: Notwithstanding the proposed treatment or classification of any claim in the plan confirmed in this case, all lien avoidance actions or litigation involving the validity of liens or preference actions will be reserved and can be pursued after confirmation of the plan. Successful lien avoidance or preference action will be grounds for modification of the plan.

Part 6: Nonstandard Provisions

Part 7: Signatures

Nonstandard Provisions: Under Bankruptcy Rule 3015(c), all nonstandard provisions are required to be set forth below. These plan provisions will be effective only if the applicable box in Part 1 of this plan is checked and any nonstandard provisions placed elsewhere in the plan are void.

If the Automatic Stay is lifted as to any debt/collateral being through the plan or being paid directly by the debtor or a third party, the Debtor is deemed to have surrendered his interest in the property and any remaining debt shall be discharged upon completion of the plan.

Upon completion of plan payments, all non-purchase money, no-possessory liens and/or judicial liens in favor of the following creditors will be avoided pursuant to 11 U.S.C.§522(f), and upon notice of discharge, the creditors shall cancel said lien(s) of record within 15 days of such notice. Loan South, World Finance

Upon completion of plan payments, the following creditors will release liens on vehicles: Santander

Upon completion of plan payments, the following creditors will release liens against real estate or mobile home:

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